IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI SOUTHERN DIVISION

UNITED STATES OF AMERICA,

No. 25-03057-01-CR-S-BP

Plaintiff.

Defendant.

COUNT 1

18 U.S.C. § 2115

V.

NMT 5 Years Imprisonment

NMT \$250,000 Fine

ZACHARY M. WALKER,

NMT 3 Years Supervised Release

Class D Felony

[DOB: 08/19/1986],

COUNT 2

18 U.S.C. § 1708

NMT 5 Years Imprisonment

NMT \$250,000 Fine

NMT 3 Years Supervised Release

Class D Felony

FORFEITURE ALLEGATION

18 U.S.C. § 981(a)(1)(C)

28 U.S.C. § 2461

\$200 Special Assessment (\$100 for each

Felony Offense)

INFORMATION

THE UNITED STATES ATTORNEY CHARGES THAT:

COUNT 1

Between on or about July 9, 2024, said date being approximate, in Greene County, Missouri, within the Western District of Missouri, the defendant, ZACHARY M. WALKER, did forcibly break into a United States Post Office building located at 1442 South Glenstone, Springfield, Missouri, with the intent to commit a larceny in such United States Post Office building, all in violation of Title 18, United States Code, Section 2115.

COUNT 2

On or about July 9, 2024, said dates being approximate, in Greene County, Missouri, within the Western District of Missouri, the defendant, ZACHARY M. WALKER, did receiving and unlawfully have in his possession a package of coins addressed to a person known as R.R., that had been addressed to be delivered to a residence located in Springfield, Greene County, Missouri, which was a package, mail or article contained therein that had been stolen, taken, embezzled and abstracted from a mail receptacle within the United States Post Office located at 1442 South Glenstone, Springfield, Missouri, within the Western District of Missouri, which was an authorized depository for mail matter, knowing that said package to have been stolen, taken, embezzled and abstracted from an authorized depository for mail matter, all in violation of Title 18, United States Code, Section 1708.

FORFEITURE ALLEGATION

- 1. The allegations of Counts 1 and 2 in this Information are hereby repeated and realleged as if fully set forth herein for the purpose of alleging forfeiture to the United States pursuant to the provisions of Title 18, United States Code, Section 981(a)(1)(C), and Title 28, United States Code, Section 2461.
- 2. Upon conviction of Counts 1 and 2 of this Information, the United States intends to pursue forfeiture of all property, real and personal, of defendant **ZACHARY M. WALKER**, obtained, directly or indirectly, as a result of the violations of law set out in Counts 1 and 2 of this Information and which constitutes, is derived from, and is traceable to the proceeds obtained directly or indirectly from the criminal conduct alleged in Counts 1 and 2.
- 3. Specifically subject to forfeiture is a monetary judgment that constitutes the sum of the aggregate proceeds of the theft of United States property that defendant **ZACHARY M.**

WALKER stole during the commission of Counts 1 and 2 of the Information in the amount of no

more than \$13,268.90.

If any of the property described in the above paragraph, as a result of any act or

omission of the defendant,

cannot be located upon the exercise of due diligence; (A)

(B) has been transferred to, sold to, or deposited with a third person;

has been placed beyond the jurisdiction of the Court; (C)

has been substantially diminished in value; and/or (D)

(E) has been commingled with other property that cannot be subdivided

without difficulty;

it is the intent of the United States, pursuant to Title 21, United States Code, Section 853(p), which

is incorporated by Title 28, United States Code, Section 2461(c), to seek forfeiture of any other

property of the defendant up to the value of the property described in paragraph 3 above, or

elsewhere, as being subject to forfeiture.

Respectfully submitted,

JEFFREY P. RAY

Acting United States Attorney

ssistant United States Attorney

DATED: